Ordinance No. 1220-18

Council Members Cleveland and Kelley (by departmental request)

AN EMERGENCY ORDINANCE

To amend the title, the first whereas clause, and Section 1 of Ordinance No. 196-17, passed March 27, 2017, relating to exercising the option to renew on contract with SP Plus Corporation fka Standard Parking Corporation for administration and maintenance of all public and employee parking facilities and shuttle services for the Department of Port Control.

WHEREAS, this ordinance constitutes an emergency measure providing for the

usual daily operation of a municipal department; now, therefore,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLEVELAND:

<u>Section 1.</u> That the title, the first whereas clause, and Section 1 of Ordinance

No. 196-17, passed March 27, 2017, are amended to read as follows:

An Emergency Ordinance authorizing the Director of Port Control to exercise the first option to renew Contract No. NF 2012-23 PS 2013-185 with SP Plus Corporation, fka Standard Parking Corporation for the administration and maintenance of all public and employee parking facilities and shuttle services, for the Department of Port Control.

WHEREAS, under the authority of Ordinance No. 247-11, passed June 6, 2011, the Director of Port Control entered into Contract No. NF 2012-23 PS 2013-185 with SP Plus Corporation, fka Standard Parking Corporation for the administration and maintenance of all public and employee parking facilities and shuttle services at Cleveland Hopkins International Airport, Burke Lakefront Airport and the Department's Division of Harbors; and

<u>Section 1.</u> That the Director of Port Control is authorized to exercise the first option to renew Contract No. NF 2012-23 <u>PS 2013-185</u> for an additional five years with SP Plus Corporation, fka Standard Parking Corporation for the administration and maintenance of all public and employee parking facilities and shuttle services at Cleveland Hopkins International Airport, Burke Lakefront Airport and the Department's Division of Harbors. This ordinance constitutes the additional legislative authority required by Ordinance No. 247-11 to exercise this option.

Section 2. That the existing title, the first whereas clause, and Section 1 of

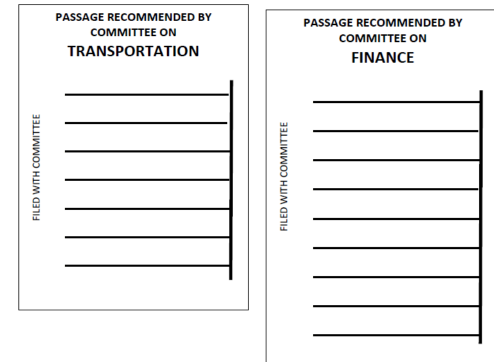
Ordinance No. 196-17, passed March 27, 2017, are repealed.

<u>Section 3.</u> That this ordinance is declared to be an emergency measure and, provided it receives the affirmative vote of two-thirds of all the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise it shall take effect and be in force from and after the earliest period allowed by law.

RB:nl 10-1-18

FOR: Director Kennedy

Council Members Cleveland and Kelley (by departmental request)	
AN EMERGENCY ORDINAL	<u>NCE</u>
o amend the title, the first whereas clause, and Section 1 of Ordinance No. 96-17, passed March 27, 2017, relating to exercising the option to renew on ontract with SP Plus Corporation fka Standard Parking Corporation for dministration and maintenance of all public and employee parking facilities	
nd shuttle services for the Department of Port C	ontrol.
AD FIRST TIME on OCTOBER 1, 2018 I referred to DIRECTORS of Port Control, Finance, La MMITTEES on Transportation, Finance	REPORTS w;
CITY CLERK	
READ SECOND TIME	
READ SECOND TIME	
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CITY CLERK READ THIRD TIME	



 MAYOR

 Recorded Vol.
 Page _____

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